









To Whom It may concern Statement: I and my Busband. have Lost 4 Dogs with the Sast year 2014. The dogs where not of old age, they all lost wight it it seems they did have Internal Problems, which we believe is cause of drinking the Well Water at Funkley, CA 92347. Which out Water at his Property rested high for Arsenic + Vranium.













EXHIBIT "E"

	STATEMENT CONCERNIS DEATH OF HORSES BELONGING to
	AND
IET.	DR. V. REDDY FILE: UNDER NAME
VET:	NEW ANIMAL HOSPITAL
	OFNO FAST MAIN STREET
	BARSTOW, CA. 90311
	(PHONE) 760) 252-1239
.•	
	FIRST, LET ME SAY, WE HAVE HAD OUR HORSE RESCE RANCH SINCE,
	2009, WE HAVE TAKEN CARE OF MANY horists. When we learNED about
4	GUED WOMER DELIC DAD WE DEATH ROUNDANT ON ANYTHING ABOUT IT
	because Horses Drink ABOUT 20 gals of DAY Normally; in the
<u> </u>	DECAUSE HOUSES DIZING ABOUT TO GAIS OF A DOLL OF MORE
	summer they orink about 30 gals of water, A Day or MORE
	DEPENDING ON the HORSE. HERBERT, WAS BORN IN TEXAS AND RAISES ON A
	RANCH AND took CARE of horses all the time, with he went in the
v.	REPLYICE. With his KNOWledge of holests, he KNOWS WHEN They get STOR
FORSE'S NA	ME AND USUALL WHAT They APE SICK with.
M.C.	ME -> DIED ON CHRISIMAS EVE WE USUALLY FEED THE MURSES FOR
	the LAST NIGHT OF Their Meal AROUND 9:00 p.m. M.C. WAS doing
	FINE. MY SON, WAS NAVING A SMALL get together with
	FRIENDS, CAUSE the DAY before WAS his Birthday. Around 100lock IN
*	PRIENDS, CHUSE THE DRY DEOLE WAS INS FORTH ONE Than Motician
	the A.M. when they All WAlken over to SEE the horses, they noticed
<u></u>	M.C. WAS DOWN ON the GROUND, he WAS DEAD. HIS EYES, EARS, NOSE WAS
	All covered in BLOGD, IT Looked LIKE Some ONE HAD Shot M.C. L
	WENT TO SEE MC, and INDAN SEEN other people DIE OF ARSNIC
	poisoning. When I was in the SERVICE FOR 10 years, I work ED with
<u> </u>	P. T. D. AS Military Police, AND GAINED All My KNOWledge of
	different disses, drugs, AND DEATHS OF All KINDS. I KNEW immediate
	he had died From Arsenic poisoning. I couldn't call ANYONE at 1'00 A.M
	The man with the same with the party And the party ARE
	AS WE DO NOT HAVE THAT MANY VETS IN BARSTOW, AND THE ONES THAT ARE
	there would take AM NEW DEOPLE (clients) during the holidays.



HOWSES NAME Logie Logic, WAS A ThomoughRed, AS WAS M.C. WE had Both Logic + M.C SINCE 2009, LOGIO, has Always been strong + a WONDERFUL HORSE. HE WOO A LOT OF MONEY AT THE ARIZONA PROETRACK Where he and M.C. competed. My DAUGHTER HAD NOTICED THAT Logic, WASn't Really eating. When the attention STARTED the work way A horse Lays DOWN. WE thought AT FIRST HE MUST HAVE colic, WE TRIED to CONTACT OUR VET, BUT he could NOT come out. OUR VET SAID to come to the office AND plok up A shot FOR Logic, AND said he might have colic, but he couldn't kell REAlly tell what he had, As he was NOT REAlly A horse poctor, so he suggested to call ANOTHER VET IN the aREA. This WAS two pays before Thanksivin AND WE called every vet in the phone BOOK, From Apple /Alley TO LANGASTER, + ChiNO. All the VETS WERE DUSY with their own clients or some couldn't come until 3 WEEKS me weren't even accepting NEW clients. So WE DID HORSES HAD DIED the DAY before THANKSGIVING, SO WE HADIVERY SAD holiday. We have hap many horses another of our horses who pied ORIZ LIKE LOGIO, WAS PRIZ, another thorombeed, who DIED LAST year. She Dies, July, 2014. WE has her SINCE 2011. Another horse who died the same way as Priz, + Logic. She howevery was a Mustang she pied also in the summer of POPLSES MAME



We Found out our water was BAD, in 2009, As I SAID before, we were A RESCUE FOR All KINDS OF animals, No ANIMAL WAS EVER TURNED AWAY. WE DIDN'T KNOW how DAD the WATER WAS, AND I SAID hetere, The horses DRANK A LOT OF WATER, WE had NO choice, but to give the horses the water they had. Deople soon Moved on, AND AS they Left, the animals, Stayed behind, cats + Dogs Mostly

We have had over 200 cats + Kittens that have Dien All of Tumores
All of our own person thous have DIED all of Tumores
AND CANCER.

My OWN SON DIED OF a MASSIVE heart ATTACK AT THE Age of 35. My DAUGHTER AT 35 NOW has been battelling

CANCER SINCE 2012, and NOW MY WITE has bod A heart

ATTACK AND NOW WEARS A PACEMAKER,

This is the best of my knowledge.

SINCERLY.
1-5,-16





EXHIBIT "F"

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PUBLIC HEALTH

Water board: Hinkley water safe to drink

Resident says 'poison is poison, regardless' of level

⊠ 1

Recommend (0

Dial 'M' for merger Reulars



By MIKE LAMB STAFF WRITER

Posted Jul. 25, 2014 at 5:37 PM Updated Jul 25, 2014 at 5:43 PM

HINKLEY — Twenty-one years after Erin Brockovich discovered the city's water contained high levels of hexavalent chromium (chromium-6), the Lahontan Regional Water Quality Control Board has told Hinkley residents their once-toxic water is now safe to drink.

Just don't expect them to believe it.

In a letter to three Hinkley residents dated July 18, Patty Z. Kouyoumdjian, executive officer of the Lahonton water board, informs them that California's new drinking water standard of 10 parts per billion for chromium-6 became effective July 1.

"Currently, all the domestic wells within Hinkley contain hexavalent chromium below the MCL (maximum containment level)," Kouyoumdjian wrote. "I believe this new standard poses an opportunity for the Hinkley community to reframe or revise the perceptions about the safety of drinking water in Hinkley because the levels of (chromium-6) in current residential wells are much lower than the state's drinking water standard,"

er, one of the residents to whom the letter is addressed, rejects the notion that Hinkley's water is safe to drink.

"Poison is poison, regardless,

ess, id.

Another Hinkley resident,

agreed with

"I think it's ridiculous," said who has a whole-house filtration system from Pacific Gas & Electric, the company found liable for the contamination. She said she does not run her swamp cooler because she's afraid she will inhale chromium-6.

"It's just verbiage," aid. "They can't guarantee us anything. (The new standard) is too high. From what I understand, that's water for municipalities to clean up. We are rural. We are arguing chromium-6 is caused by PG&E and not natural."

Calls to Brockovich for comment were not returned on Friday.

Kouyoumdjian's letter said the new state standard for chromlum-6 doesn't release PG&E from its obligation to clean up the discharges from the compressor station site that initially polluted the town's groundwater.

"The setting of the drinking water standard at 10 ppb does not, however, affect the water board's authorities requiring cleanup," she wrote.

The new state standard, however, does not allow Lahontan to order PG&E to continue to provide

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replacement water to Hinkley residents. According to Jeff Smith, spokeSman for PG&E, 200 residents receive bottled water from PG&E and 40 households have the whole-house filtration systems.

"Because the MCL for chrome-6 is in effect, the Lahontan Regional Water Quality Control Board can no longer require replacement water for those domestic wells with levels of chrome-6 below 10 ppb," Kouyoumdjian wrote. "I realize this is frustrating because you believe the replacement water should be continued until the United States Geological Survey background study is completed; unfortunately, we have to comply with existing law, and have no authority to continue requiring the current replacement program."

Smith said PG&E has made no decision so far on providing bottled water and maintaining the filtration systems.

"Now that the state came forward with the 10 ppb is safe, we have tested 400 domestic wells and nobody has registered above that. Nobody in Hinkley is drinking water above the state standards," Smith said. "If any potential changes are made, PG&E will give significant notice."

Kouyoumdjian's letter ended with a hope that life for Hinkley residents will return to normal.

"I am hopeful that the citizens of Hinkley can dispel health concerns about their community, not live in fear, and no longer be stigmatized by the past. Property values will hopefully increase, and reflect this reality, and banks should no longer have any concerns about loaning money to Hinkley citizens based upon concerns about the safety of the levels of chrome-6 in domestic wells."

But aid she doesn't believe that will be possible anytime soon.

"We just received a letter from the bank. We wanted to refinance. But they wouldn't refinance due to the stigma," she said.

According to County of San Bernardino appraiser Michelle La Drew, normalcy in the real estate market will not return until sales are made.

"Mortgage companies will not loan money against that land," she said. "It's based on sales of the area."

Mike Lamb can be reached at 760-256-4127 or at mlamb@desertdispatch.com. You can also follow him on Twitter @mlambdispatch.

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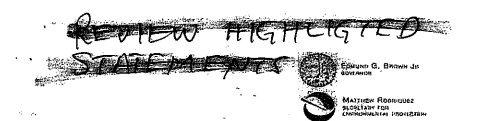






EXHIBIT "G"





Lahontan Regional Water Quality Control Board

July 18, 2014



Dear Mr. and Mrs.

I wanted to respond to your mid-June 2014 inquiries regarding application of the Maximum Containment Level (MCL) recently adopted by the California Department of Public Health (now known as the Division of Safe Drinking Water or DSDW) and continuation of the whole house replacement water program for the Hinkley Compressor Station Site Cleanup.

On July 1, 2014 the MCL, or drinking water standard, became effective for hexavalent chromium (chrome-6). California is the first state in the nation to establish a MCL specifically for chrome-6, which underscores the state's commitment to protecting drinking. This new standard is one fifth the current total chromium standard of 50 ppb, which includes both trivalent chromium (chromium-3) and chrome-6. The federal MCL for total chromium is 100 ppb.

Because the MCL for chrome-6 is in effect, the Lahontan Regional Water Quality Control Board (Water Board) can no longer require replacement water for those domestic wells with levels of chrome-6 below 10 ppb. I realize this is frustrating because you believe the replacement water should be continued until the United States Geological Survey (USGS) background study is completed; unfortunately, we have to comply with existing law, and have no authority to continue requiring the current replacement water program

Our legal counsel has previously explained that our ability to require Pacific Gas & Electric Company (PG&E) to provide replacement water is limited by a 2005 precedential decision issued by the State Water Board entitled "In the Matter of the Petition of Olin Corporation and Standard Fusee, Incorporated, Order WQ 2005-0007" (referred to as the "Olin Order"), which was discussed in depth in our Order R6V-2011-0005A1, requiring the issuance of whole house replacement water. In that Order, the State Board determined that for the purposes of determining whether a well is "affected" under Water Code section 13304, allowing the regional board to require the provision of replacement water, a well is only considered "affected" when the discharge causes the

water to exceed a drinking water standard. The State Board concluded, "Any other approach would require regional water boards to make individual, possibly inconsistent public health and toxicological determinations or, in the alternative, to require replacement drinking water whenever there is *any* detection of a contaminant." (Olin Order at p. 6, emphasis added.)

The State Board required that, "regional water boards should defer to OEHHA and CDPH in determining safe drinking water levels." This is in contrast to setting cleanup levels, which the State Board noted, "are more appropriately within the expertise and professional purview of the water boards." The State Board, therefore, made it clear that the regional boards could not require replacement water for any impairment of water quality. The impairment had to cause an increase in contamination above the drinking water standard before the regional board could require replacement drinking water.

Although you may feel that the drinking water standard for hexavalent chromium is too high, once the DSDW has made its determination, the other state agencies must accept that standard, and do not have the ability to second-guess that decision. Although it is higher than the public health goal (PHG), the MCL is still protective of health. Health & Safety Code §116365(a) requires CDPH to establish the MCL at a level as close to the contaminant's PHG as is technologically and economically feasible, placing primary emphasis on the protection of public health. Moreover, the DSDW performed a series of rigorous analyses that considered, among other things: the occurrence of hexavalent chromium in drinking water sources statewide; the methods, feasibility and costs of detection; and treatment and monitoring technology. The DSDW also considered over 18,000 public comments from public and private stakeholders during the regulatory process, including from public water systems. The chrome-6 MCL will be reviewed again in 2019.

Implementation of this MCL will be a major step in protection of public health, as there are over 128 water systems whose water exceeds the 10 ppb level established in the new requirement. It will, however, also result in increased costs for these communities whose water source contains levels of hexavalent chromium that currently exceeds that 10ppb level. In its "Notice of Proposed Rulemaking," CDPH estimated that the cost of compliance for local government could be \$16.5 million annually, \$1.8 million annually for state government; and \$1 million for privately owned water systems. (CAL. DEP'T PUB. HEALTH, Notice of Proposed Rulemaking, Subject: Hexavalent Chromium MCL (DPH-11-005), supra n. 11, at 10-11.)

Currently, all of the domestic wells within Hinkley contain hexavalent chromium below the MCL. I believe this new standard poses an opportunity for the Hinkley community to reframe or revise the perceptions about the safety of drinking water in Hinkley because the levels of chrome-6 in current residential wells are much lower (better) than the state's drinking water standard. I am hopeful that the citizens of Hinkley can dispel health concerns about their community, not live in fear, and no longer be stigmatized by the past. Property values will hopefully increase, and reflect this reality, and banks should no longer have any concerns about loaning money to Hinkley citizens based upon concerns about the safety of the levels of chrome-6 in domestic wells.

The setting of the drinking water standard at 10 ppb does not, however, affect the Water Board's authorities requiring cleanup. Under current Water Board orders, PG&E must continue to clean up the discharges from the compressor station site. The Water Board has the authority to require clean up to background levels in accordance with State Board policy 92-49 and a new cleanup and abatement order will be updated with specific cleanup requirements and will be considered by the Water Board in 2015. In addition, the USGS background study will continue, and the results of that study will be incorporated into the Water Board's requirements, as necessary.

If you have any questions regarding this letter, please contact me at (530) 542-5412 or Lauri Kemper, Assistant Executive Officer, at (530) 542-5436.

Patty Z Kouyoumdjian

Executive Officer

Lyris list: PG&E

MLK/dk/T: EO Response-MCL Change Request 7-9-14

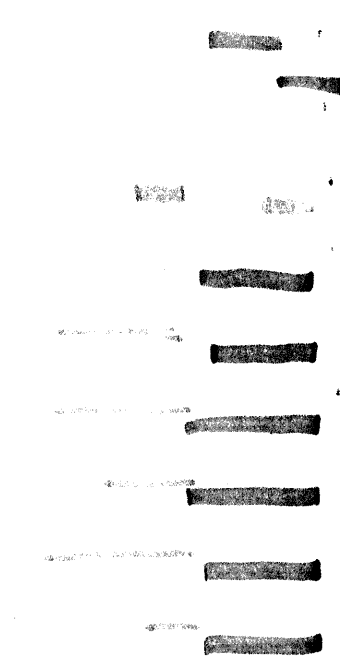


EXHIBIT "H"?

g visual stage

Certificate of Analysis

Report Date: 12/01/15 12:25 Received Date: 11/16/15 10:45

Client: Water Investigations 848 N. Rainbow Blvd., #122 Las Vegas, NV 89107

Turnaround Time: Normal

P.O.#:

i Attn:

Phone: Fax:

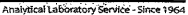
Project: Aquifers Testing, Hinkley, CA

Enclosed are the results of analyses for samples received 11/16/2015 with the Chain of Custody document. The samples were received in good condition, at 3.1 °C and on ice. All analysis met the method criteria except as noted below or in the report with data qualifiers.

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Lab Sample ID: 5K16015_03	Samala ID:		· Matr	x: Water							442V.110
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Result Qualifier Units RL Dil Method Prepared Analyzed Anal			Ć.	1.1.55.04.05					Jane		
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b Sample ID: SK16015-17 Sample ID: Matric: Water mpled by: Note: Sample ID: Matric: Water senic, Total			Qualifier			—·				Analyst	Batch
Sampled by:	136(8), 1018)	71		ug/l	4.0	10	EPA 200.8	11/20/15 10:23	11/30/15 13:07	APA	W5K1162
Sampled by: Note:	ab Sample ID: 5K16015-17 Sample ID:			Matrix: Water					20.5		
Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batc Senic, Total	Sampled by:		Same		n	Cameril - N	154				
Senic, Total	Analyte	Regult	_			•					
b Sample ID: 5K16015-18 Sample ID: Matrix: Water mpled by: ctims			Anginier								Batch
Sample by: Sample				ug/i	4.0	10	EPA 200.8	11/20/15 10:23	11/30/15 13:09	APA	W5K1162
Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batch Bat	ab Sample I <u>D: 5K16015-18 S</u> ample ID:			Matrix: Water						75	
Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batcle B	iampled by:			•	n	Camania M					
anium Rad	Analyte	Result				•					
b Sample ID: 5K16015-19	Jranium Rad		Commen								Batch
Nation N			··			· ·	L1 7/200.0	11/20/10 10:12	11/20/15 14:06	APA	W5K1217
Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batcle Senic, Total 2.0 ug/l 0.40 1 EPA 200.8 11/20/15-10:23 11/30/15 13:23 APA W5K110 Units Water W5K110 Units Water W5K110 Units Units W5K110 Units Units W5K110 Units Units Units W5K110 Units	ab Sample ID: SK16015-19 Sample ID:			Matrix:	Water				W ₂		
Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batcle Senic, Total 2.0 ug/l 0.40 1 EPA 200.8 11/20/15/10/23 11/30/15 13:23 APA W5K110 Units Water	ampled by		Samp	led: 11/03/15 13:10	D	Sample N	lote:			THE RESERVE TO SERVE THE PARTY OF THE PARTY	
Senic, Total	Analyte	Result -				•		Brana			
b Sample ID: 5K16015-20 Sample ID: Matrix: Water mpled by: d Victims Sampled: 11/03/15 15:00 Sample Note: nalyte Result Qualifier Units RL Dil Method Prepared Analyzed Analyst Batcl senic, Total	vsenic, Total						- 				Batch
Sampled by:				-31.		· · · · · ·		Michaelaco	A STATE OF THE PROPERTY OF THE PARTY OF THE	AYA	vv5K1162
Note: Note: National Nati	· · · · · · · · · · · · · · · · · · ·			Matrix: Water							
nalyte Result Qualifier Units RL Dil Method Prepared Analyzed Analyzed Analyst Batcl senic, Total .25 ug/l 4.0 10 EPA 200.8 11/20/15 10:23 11/30/15 13:12 APA W5K118 Lab#: 5K16015-33	ampled by:		Samp	led: 11/03/15 15:0	3	Sample N	iote:				
senic, Total25 ug/l 4.0 10 EPA 200.8 11/20/15 10:23 11/30/15 13:12 APA W5K110	Analyte	Result				-		Drangend	Amal 1		_
Lab#: 5K16015-33	vsenic, Total		······································							~~~ ~~~ ~~~	Batch
Laum: ON10010-33	[-\\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			-9-		 			11/00/10 13.12	AMA	vvoK1162
14859 Fast Clark Avenue City of Industry, Calif. 1997										Pa	ge 2 of 4





			Certific	ate of	Analys	is			
Lab Sample ID: 5K16015-21 Sample ID:			Matrix: V	Vater			• •		
Sampled by:		Sampled	l: 11/02/15 13:00	ì	Sample N	ote:	- * ai		
Analyte	Resuit	Qualifier	Units	RL	Dil	Method	Prepared **	Anniversity	Batch
Arsenic, Total	47	'	ug/l	4.0	10	EPA 200.8	11/20/15 10:23	Majoring and a series and a ser	W5K1162
Lab Sample ID: 5K16015-22 Sample ID:			Matrix: W	ater					
Sampled by: And Victims		Sampler	i: 11/02/15 08:00		Sample N	inte:	·		
Analyte	Resuit	Qualifier	units	RL	Dîl	Method	Pennand	Analyzed Analyze	Batch
Arsenic, Total	120	Graniner	ug/l	4.0	10	EPA 200.8	Prepared 11/20/15 10:29	Analyzed Analyzed 11/30/15 13:38 AP	W5K1168
									
Lab Sample ID: 5K16015-23 Sample ID	2	1	Matrix: Water						
Sampled by:		Sample	d: 11/07/15 08:00	ם	Sample N	lote:			
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed Analysis	Batch
Arsenic, Total	150		ug/l	4.0	10	EPA 200.8	11/20/15 10:29	11/30/15 13:39 A	W5K1168
Lab Sample ID: 5K16015-24 Sample ID	:	Matr	ix: Water						
Sampled by: and Victims		Sample	d: 11/02/15 08:00	0	Sample N	lote:			
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed Analat	Batch
Arsenic, Total	1.7	2400000	ug/l	0.40	<u></u>	EPA 200.8	11/20/15 10:29	11/30/15 14 18 AF	W5K1168
		. <u> </u>	-5.						
Lab Sample ID: 5K16015-25 Sample ID	:		Matr	ix: Wate	г				
Sampled by and Victims		Sample	d: 11/07/15 15:0	0	Sample N	lote:	e w		
Analyte	Result	Qualifier	Units	RL	Dît	Method	Prepared	Analyzed Analyst	Batch
Arsenic, Total	330		ug/l	4.0	10	EPA 200.8	11/20/15 10:29	11/30/15 13:42 A	W5K1168
Lab Sample ID: 5K16015-26 Sample ID	,- I	Mar	trix: Water						······································
Sampled by: Victims	-		d: 11/04/15 15:0		Camala b	Labor			
Analyte	Result	Qualifier			Sample I		Proposal	Amshand Auchus	D-4-1
Arsenic, Total	91	Quantier	Units ug/i	4.0	10	Method EPA 200.8	Prepared 11/20/15 10:29	Analyzed Analyst	Batch W5K1168
						<u></u>			
Lab Sample ID: 5K16015-27 Sample ID):		Matrix	Water					
Sampled by: And Victims		Sample	d: 11/04/15 16:0	0	Sample I	Vote:			
Analyte	Result	Qualifier	Units	RL.	Dil	Method	Prepared	Analyzed Music Analyst	Batch
Uranium Rad	38		pG/L	0.13	1	EPA 200.8	11/20/15 18:12	11/25/15 14:08	W5K1217
Lab Sample ID: 5K16015-28 Sample ID				145-4					
200 Stillpic 251 Sitzeotze 24			Matrix						
Compiled by	-	Camula	Matrix:		Carania I	N-4a-			
Sampled by: And Victims		•	d: 08/27/15 13:0	5	Sample !	4 - 2	1 (100 to 100 t	A	B-A-b
Analyte	Result	Sample Qualifier	d: 08/27/15 13:0 Units	5 RL	Dil	Method	Prepared 11/20/15 10:29	Analyzed Analyst	Batch W5K1168
		•	d: 08/27/15 13:0	5	Q	4 - 2	Prepared 11/20/15 10:29	Analyzed Analyst	Batch W5K1168
Analyte	Result	•	d: 08/27/15 13:0 Units ug/l`	5 RL	Dil 10	Method			
Analyte Arsenic, Total	Result	Qualifier	d: 08/27/15 13:0 Units ug/l`	RL 4.0 Matrix:	Dil 10	Method EPA 200.8	11/20/15 10:29		
Analyte Arsenic, Total Lab Sample ID: 5K16015-29 Sample ID: 5k16015-29 d Victims	Result	Qualifier	d: 08/27/15 13:0 Units ug/l · d: 11/08/15 15:0	RL 4.0 Matrix: 1	Dii 10 Water Sample I	Method EPA 200.8 Note:	11/20/15 10:29	11/30/15-13:50 AF	W5K1168
Analyte Arsenic, Total Lab Sample ID: 5K16015-29 Sample ID	Result29	Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l	RL 4.0 Matrix:	Dil 10 Water	Method EPA 200.8	11/20/15 10:29		
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l	S RL 4.0 Matrix: 10 RL	Dil 10 Water Sample I Dil	Method EPA 200.8 Note:	11/20/15 10:29 Prepared	11/30/15-13:50 AF	W5K1168
Analyte Arsenic, Total Lab Sample ID: 5K16015-29 Sample ID: Sampled by: Analyte	Result	Qualifier Sample Qualifier	d: 08/27/15 13:0	S RL 4.0 Matrix: 10 RL	Dil 10 Water Sample I Dil	Method EPA 200.8 Note:	11/20/15 10:29 Prepared	11/30/15-13:50 AF	W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l	8 RL 4.0 Matrix: 10 RL 4.0	Dil 10 Water Sample I Dil	Method EPA 200.8 Note: Method EPA 200.8	11/20/15 10:29 Prepared	11/30/15-13:50 AF	W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water	RL 4.0 Matrix: 10 RL 4.0	Dil 10 Water Sample I Dil 10 Sample I	Method EPA 200.8 Note: Method EPA 200.8 Note: Method	11/20/15 10:29 Prepared 11/20/15 10:29 Prepared	Analyzed	Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier	d: 08/27/15 13:0 Units Ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0	5 RL 4.0 Matrix: 10 RL 4.0	Dil 10 Water Sample I Dil 10	Method EPA 200.8 Note: Method EPA 200.8	11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed Analyzed 11/30/15/13:51 As	Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier	d: 08/27/15 13:0 Units Ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l	80 RL 4.0	Dil 10 Water Sample I Dil 10 Sample I	Method EPA 200.8 Note: Method EPA 200.8 Note: Method	11/20/15 10:29 Prepared 11/20/15 10:29 Prepared	Analyzed	Batch W5K1168
Analyte Arsenic, Total	Result	Sample Qualifier M Sample Qualifier	d: 08/27/15 13:0 Units Ug/l d: 11/08/15 15:0 Units ug/l atricc Water cd: 11/08/15 13:0 Units ug/l Matrix:	RL 4.0 Matrix: 10 RL 4.0 RL 4.0 Water	Dil 10 Water Sample I Dil 10 Sample I Dil	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0	8 RL 4.0 Matrix: 10 RL 4.0 RL 4.0 Water 00	Dil 10 Water Sample Dil 10 Sample Dil 10 Sample Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed Ana	Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units	RL 4.0 Matrix: 10 RL 4.0 RL 4.0 Water	Dil 10 Water Sample I Dil 10 Sample I Dil	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0	8 RL 4.0 Matrix: 10 RL 4.0 Materix: 10 RL 4.0 Water 10 RL	Dil 10 Water Sample I Dil 10 Sample I Dil 10 Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Sample Qualifier M Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units	8 RL 4.0 Matrix: 10 RL 4.0 Materix: 10 RL 4.0 Water 10 RL	Dil 10 Water Sample I Dil 10 Sample I Dil 10 Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units ug/l	8 RL 4.0 Matrix: 10 RL 4.0 Water 00 RL 4.0	Dil 10 Water Sample I Dil 10 Sample I Dil 10 Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units ug/l	8 RL 4.0 Matrix: 10 RL 4.0 Water 00 RL 4.0	Dil 10 Water Sample I Dil 10 Sample I Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed	Batch W5K1168 Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units ug/l	5 RL 4.0 Matrix: 10 RL 4.0 Water 100 RL 4.0 D00 D00 D00 D00 D00 D00 D00 D00 D00 D	Dil 10 Water Sample Dil 10 Sample Dil 10 Sample Dil 10 Sample Dil 10 Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed Analysis Analyzed Ana	Batch W5K1168 Batch W5K1168 Batch W5K1168
Analyte Arsenic, Total	Result Result Result Result Result Result Result Result	Qualifier Sample Qualifier M Sample Qualifier Sample Qualifier Sample Qualifier	d: 08/27/15 13:0 Units ug/l d: 11/08/15 15:0 Units ug/l atrix: Water d: 11/08/15 13:0 Units ug/l Matrix: d: 11/01/15 16:0 Units ug/l Matrix: Units ug/l	5 RL 4.0 Matrix: 10 RL 4.0 Water 00 RL 4.0 00 RL 4.0 00 RL	Dil 10 Water Sample Dil 10 Sample Dil 10 Sample Dil 10 Sample Dil 10 Sample Dil 10	Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8 Note: Method EPA 200.8	Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29 Prepared 11/20/15 10:29	Analyzed Ana	Batch W5K1168 Batch W5K1168 Batch W5K1168





Analytical Laboratory Service - Since 1964

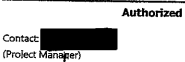
Certificate of Analysis

can samble m	26-CT00T3C	Sample ID:		Mat	trix: Water				~			
Sampled by:	Ane	d Victims		Sampled	l: 08/09/15 15:	10	Sample N	lote:				
Analyte			Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	Batch
Uranium Rad	*********========	****************	39		pG/L	0.13	1	EPA 200.8	11/20/15 18:12	11/25/15 14:11	APA	W5K1217

Case Narrative:



Authorized Signature











LACSD # 10143

NELAC #4047-002 ORELAP

The results in this report apply to the samples analyzed in accordance with the chain of custody document. Week Laboratories certifies that the test results meet all requirements of NELAC unless noted in the Case Narrative. This analytical report must be reproduced in its entirety.

Notes:

The Chain of Custody document is part of the analytical report.

Any remaining sample(s) for testing will be disposed of one month from the final report date unless other arrangements are made in advance. All results are expressed on wet weight basis unless otherwise specified.

ND = NOT DETECTED at or above the Reporting Limit. If J-value reported, then NOT DETECTED at or above the Method Detection Limit (MDL) NR = Not Reportable

Sub = Subcontracted analysis, original report enclosed.

An Absence of Total Coliform meets the drinking water standards as established by the State of California Department of Health Services . The Reporting Limit (RL) is referenced as laboratory's Practical Quantitation Limit (PQL).

For Potable water analysis, the Reporting Limit (RL) is referenced as Detection Limit for reporting purposes (DLRs) defined by

If sample collected by Weck Laboratories, sampled in accordance to lab SOP MIS002 Flags for Data Qualifiers:

MS-01 = The spike recovery for this QC sample is outside of established control limits possibly due to sample matrix interference.



Western Environmental Testing Laboratory **Analytical Report**

Contaminated Realty

848 N. Rainbew Blvd. #1422

Las Vegas, NV 89107

Attn:

Phone: (702) 301-4167 Fax:

Date Printed:

12/5/2014

OrderID:



O\Project: 3141107	4/TOSIC TORT	TOWNS						
Instomer Sample ID:	1411453-001						11/13/2014 13:0 11/17/2014 15:0	
Analyte		Method	Results	Units	DF	RL	Analyzed	LabID
Trace Metals by ICP-MI Arsenic		EPA 200.8	57 .	ե&լՐ	1	1.0	12/1/2014	NV0092
Sample Preparation Trace Metals Digestion		EPA 200.2	Complete		1		12/1/2014	NV00925
Customer Sample ID:	1411453-002						11/13/2014 13: 11/17/2014 15:	
Analyte		Method	Results	Units	DF	RL	Analyzed	LabID
Trace Metals by ICP-M		EPA 200.8	46	µg/L	. 1	1.0	12/1/2014	NV00925
Sample Preparation Trace Metals Digestion	•	EPA 200-2	Complete		1		12/1/2014	NV00925
Costomer Sample ID: WETLAB Sample ID:	1411453-003	.					11/13/2014 14	7
Analyte		Method	Results	Units	DF	RL	Analyzed	LabiD
Trace Metals by ICP-M	<u>is</u>	EPA 200.8	9.8	h a J.	1 .	1.0	12/1/2014	NV00925
Sample Preparation Trace Metals Digestion		EPA 200.2	Complete		i		12/1/2014	NV00925
Customer Sample ID: WETLAB Sample ID:	1411453-004						: 11/13/2014 1: : 11/17/2014 1:	
Analyte		Method .	Results	Units	DF	RL	Ansiyzed	LabiD
	Æ					1.0	12/1/2014	NV00925
Trace Metals by ICP-N Arsenic	.4865	EPA 200.8	19	μ g/ L	1	1.0	121/2014	N V 00323

DF=Dilution Factor, RL=Reporting Limit, ND=Not Detected or <RL

Page 3 of 5

E 10: MANDOZE - ELAP No: 2223

ELKO TOTAL COMES HAY Sing Mexical SOCI SE (175) 177-9835 Sec (779) 177-9835 SPA LAS ID: MARIOZE LAS VEGAS 3230 Potenis Avre. Style 4 Las Vegas, Navada 35402

Clinical Laboratory of San Bernardino, Inc.



Project: Drinking Water

Sub Project Irving

Project Manager:

Work Order: 13H1419 Received: 08/16/13 11:55

Reported: 09/03/13

Method	Result	Units	Des There		1000				
	Result		Rep. Limit	MDL	MCL	Prepared	Analyzed	Batch	Qualifie
								······································	
SM3113-B	30	ug/L	2.0	0.68	10	08/22/13	08/22/13	1334349	
EPA 218.6	1.3	ug/L	1.0	0.14		08/16/13	08/19/13		
								130 2014	
EPA 900.0	15	pCi/L	4.0		so	08/10/13	98/26/13	1220270	
EPA 900.0	3.2	•			30				
EPA 900.0	2.2	•							
EPA 908.0	70			760	20			· · · · · · · · · · · · · · · · · · ·	
EPA 908.0	3.5			- 4	20				
EPA 908.0	0.88	pCi/L	•			08/20/13	08/20/13		
	EPA 900.0 EPA 900.0 EPA 900.0 EPA 908.0 EPA 908.0 EPA 908.0	EPA 900.0 15 EPA 900.0 3.2 EPA 900.0 2.2 EPA 908.0 70 EPA 908.0 3.5	EPA 900.0 15 pCi/L EPA 900.0 3.2 pCi/L EPA 900.0 2.2 pCi/L EPA 908.0 70 pCi/L EPA 908.0 3.5 pCi/L EPA 908.0 0.88 pCi/L	EPA 900.0 15 pCi/L 4.0 EPA 900.0 3.2 pCi/L EPA 900.0 2.2 pCi/L EPA 908.0 70 pCi/L 1:0 EPA 908.0 3.5 pCi/L	EPA 900.0 15 pCi/L 4.0 EPA 900.0 3.2 pCi/L EPA 900.0 2.2 pCi/L EPA 908.0 70 pCi/L EPA 908.0 3.5 pCi/L	EPA 900.0 15 pCi/L 4.0 50 EPA 900.0 3.2 pCi/L EPA 900.0 2.2 pCi/L EPA 908.0 70 pCi/L 1:0 20 EPA 908.0 3.5 pCi/L	EPA 900.0 15 pCi/L 4.0 50 08/19/13 EPA 900.0 3.2 pCi/L 08/19/13 EPA 900.0 2.2 pCi/L 08/19/13 EPA 908.0 70 pCi/L 1:0 20 08/20/13 EPA 908.0 3.5 pCi/L 1:0 20 08/20/13	EPA 900.0 15 pCi/L 4.0 50 08/19/13 08/26/13 EPA 900.0 3.2 pCi/L 08/19/13 08/26/13 EPA 900.0 2.2 pCi/L 08/19/13 08/26/13 EPA 908.0 70 pCi/L 1:0 20 08/20/13 08/20/13 EPA 908.0 3.5 pCi/L 08/20/13 08/20/13 08/20/13 EPA 908.0 3.5 pCi/L 08/20/13 08/20/13	EPA 900.0 15 pCi/L 4.0 50 08/19/13 08/26/13 1330379 EPA 900.0 3.2 pCi/L 08/19/13 08/26/13 1330379 EPA 900.0 2.2 pCi/L 08/19/13 08/26/13 1330379 EPA 908.0 70 pCi/L 1:0 20 08/20/13 08/20/13 1333313 EPA 908.0 3.5 pCi/L 08/20/13 08/20/13 1333313

Detected below the Reporting Limit; reported concentration is estimated; (I-Flag)

ND Analyte NOT DETECTED at or above the MDL; Method Detection Limit

Robin Glenney Project Manager

Contaminated Realty - 1411054 Amended Customer Sample ID: Hinkley, CA Collect Date/Time: 11/1/2014 13:45 WETLAB Sample ID: 1411054-005 Receive Date: 11/3/2014 11:45 Analyte Method RL Analyzed Results Units LabID Trace Metals by ICP-MS Arsenic EPA 200.8 210 1.5 11/14/2014 ** NV00925 ue/L 1.0 Sample Preparation produce and the second Trace Metals Digestion EPA 200.2 Complete 11/12/2014 NV00925 Customer Sample ID: Hinkley, CA# Collect Date/Time: 11/1/2014 14:40 WETLAB Sample ID: 1411054-008 Receive Date: 11/3/2014 11:45 Analyte Method Results Units DF RL Analyzed LabID Trace Metals by ICP-MS Arsenic EPA 200.8 80 μg/L ļ 1.0 11/14/2014 NV00925 Sample Preparation Trace Metals Digestion EPA 200.2 Complete 11/12/2014 NV00925 Castomer Sample ID: Hinkley, CA# Collect Date/Time: 11/1/2014 16:40 WEILAB Sample ID: 1411054-012 Receive Date: 11/3/2014 11:45 Analyte Method Results Units DF RL Analyzed LabiD Trace Metals by ICP-MS Arsenic EPA 200.8 150 μg/L 1 1.0 11/14/2014 NV00925 Sample Preparation Trace Metals Digestion EPA 200.2 Complete 11/12/2014 NV00925 Customer Sample ID: Hinkley, CA#61 Collect Date/Time: 11/1/2014 18:00 WETLAB Sample ID: 1411054-013 Receive Date: 11/3/2014 11:45 Analyte Method Results Units DF RĽ Analyzeo LabID Trace Metals by ICP-MS Arsenic EPA 200.8 14 μg/L 1.0 1 11/14/2014 NV00925 Sample Preparation Trace Metals Digestion EPA 200.2 Complete 11/12/2014 1 NV00925 Customer Sample ID: Hinkley, CA Collect Date/Time: 11/1/2014 17:30 WETLAB Sample ID: 1411054-014 Receive Date: 11/3/2014 11:45 Analyte Method Results Umits DF RLAnalyzed LabID Trace Metals by ICP-MS Arsenic EPA 200.8 58 μg/L 1.0 I 11/14/2014 NV00925 Sample Preparation Trace Metals Digestion EPA 200.2 Complete 1 11/12/2014 NV00925

DF=Dilution Factor, RL=Reporting Limit, ND=Not Detected or <RL

Page 5 of 6

Western Environmental Testing Laboratory **QC** Report

QCBatchID QCType	Parameter	Method EPA 200.8		Result	Units		·		<u></u>		
QC15020821 Blank 1	Arsenic			ND	μg/L						
QCBatchID QCType	Parameter	Method		Result	Actual			Unit	<u> </u>		
QC15020821 LCS 1	Arsenic	EPA 200.8		50.5	50.0	101		μg/l			
QCBatchID QCType P	arameter	Method	Spike Sample	Sample Result	MS Result	MSD Result	Spike Value	Units	MS % Rec.	MSD %	
QC15020821 MS 1 A	rsenic	EPA 200.8	1411054-0	10 13.8	62.9	62,2	50.0	μg/L	98	97	1%

State of Nevada Department of Conservation and Natural Resources Division of Environmental Protection Laboratory Scope of Accreditation

EPA Number: NV00925 Attachment to Certificate Number: NV009252014-1 **Expiration Date:** 7/31/2014 Western Environmental Testing - Sparks 475 East Greg St. Suite#119 Sparks, NV 89431-Matrix: CWA (Non Potable Water) Method Start Date **Date Expires Status** EPA 200.7 1/2013 7/31/2014 Certified EPA 200.7 7/31/2014 Certifled EPA 200.7 7/31/2014 Certified EPA 200.7 7/31/2014 Certifled EPA 200.8 7/31/2014 Certifled EPA 200.8 7/31/2014 Certified EPA 200.8 7/31/2014 Certifled EPA 200.8 7/31/2014 Certifled EPA 200.8 7/31/2014 Certified EPA 200,8 7/31/2014 Certified EPA 200.8 7/31/2014 Certified EPA 200.8 7/31/2014 Certified **EPA 200.8** 7/31/2014 Certified **EPA 200.8** 7/31/2014 Certified EPA 200.8 7/31/2014 Certified EPA 200.8 7/31/2014 Certified **EPA 200.8** 8/1/2013 7/31/2014 Certified **EPA 200.8** 8/1/2013 7/31/2014 Certified **EPA 200.8** 8/1/2013 7/31/2014 Certified EPA 200.8 8/1/2013 7/31/2014 Certified Uranium **EPA 200.8** 8/1/2013 7/31/2014 Certified Vanadium **EPA 200.8** 8/1/2013 7/31/2014 Certified Zinc **EPA 200.8** 8/1/2013 7/31/2014 Certified EPA 245.1 Mercury 8/1/2013 7/31/2014 Certified EPA 300.0 Bromide 8/1/2013 7/31/2014 Certified **EPA 300.0** Chloride 8/1/2013 7/31/2014 Certified

Discialmer: A laboratory that is certified or approved has established that they have the ability to implement a quality control program in accordance with the appropriate Federal or State regulations or statutes. It is the certified laboratory's responsibility to provide their client the most current certified parameter list. Contact LCP to verify certification status.



Certificate of Analysis

Analytical Laboratory Service - Since 1964

**Report Date: 10/20/14 14:06 Received Dates 10/07/14 12:50

Turnaround Time: 6 workdays

Phone:

Fax:

P.O.#:

Client: Water Investigations

848 N. Rainbow Blvd., #122 Las Vegas, NV 89107

Attn:

Project: Arsenic Testing

Enclosed are the results of analyses for samples received 10/7/2014 with the Chain of Custody document. The samples were received in good condition, at 1.3 °C and on ice. All analysis met the method criteria except as noted below or in the report with data qualifiers.

Sampie II Sa	D: amplēd: 19/94	V14 10:00	Matrix Samp	: Water ole Note:					
Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	Batch
120		ug/1	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:03	m	W4J0456
Sample II Sa	D: umpled: 10/04	4/14 11:30							
Result	Qualifier	Units	RŁ.	Dil	Method	Prepared		7.3	A 14 . 245
76		ug/i	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:08	ផ	W4J0456
Sample li Si	D: ampled: 10/0	4/14 13:00	Matr Sam	ix: Weter ple Note:					
Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	
3.9		ug/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:12	तां	W4J0458
		4/14 13:30	Matrîx Sam	: Water ple Note:					
Resuit	Qualifier	Units	RL	Dîl	Method	Prepared	Analyzed	Analyst	
4.8		ug/l	0.40	1	EPA 200,8	10/09/14 10:20	10/16/14 15:29	ជា	W4J0456
Sample I	D: ampled: 10/0	4/14 14:30	Sam		rix: Water				
Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Anaiyst	
210	•	ug/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:34	ni	W4J0456
Sample i S	iD: ampled: 10/0	414 14:45							
Result	Qualifier	Units	RL.	D∄	Method	Prepared	Analyzed	Analys	
11	<u> </u>	ug/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:38	त्ती	W4J0456
	ID.		Ma	trix: Wate	r				
Sample S	ampled: 10/0	04/14 16:30		ple Note:					,
	ampled: 10/0	04/14 16:30 Units		ple Note:	Method EPA 200.8	Prepared 10/09/14 10:20	Analyzed 10/16/14 15:55	Analys	t Batch W4J0456
	Result	Result Qualifier 120 Sample ID: Sampled: 10/0 Result Qualifier 76 Sample ID: Sampled: 10/0 Result Qualifier 3.9 Sample ID: Sampled: 10/0 Result Qualifier 4.8 Sample ID: Sampled: 10/0 Result Qualifier 210 Sampled: 10/0 Result Qualifier 210 Sampled: 10/0	Sampled: 10/04/14 10:00 Result Qualifier Units	Result Qualifier Units RL	Result Qualifier Units RL Dil Sample ID: Sample ID: Result Qualifier Units RL Dil Sample ID: Sample ID: Result Qualifier Units RL Dil Sample ID: Sample ID: Result Qualifier Units RL Dil Sample ID: Sample ID: Result Qualifier Units RL Dil Sample ID: Sample Note: Result Qualifier Units RL Dil Sample Note: Result Qualifier Units RL Dil Sample Note: Result Qualifier Units RL Dil Sample Note:	Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method 1 EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method 1 EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method 1 EPA 200.8 Result Qualifier Units RL Dil Method 1 EPA 200.8 Sample ID: Matrix: Water Sample Note: Result Qualifier Units RL Dil Method 1 EPA 200.8 Result Qualifier Units RL Dil Method 1 EPA 200.8 Result Qualifier Units RL Dil Method 1 EPA 200.8 Result Qualifier Units RL Dil Method 1 EPA 200.8	Result Qualifier Units RL Dil Method Prepared 10/09/14 10:20	Result Qualifier Units	Result Qualifier Units

Clinical Laboratory of San Bernardino, Inc.

Project Manager.



3 Hutton Centre Drive, Ninth Floor Santa Ana CA, 92707

Project: Drinking Water Sub Project: Irving

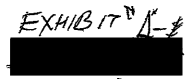
Work Order: 13H1419 Received: 08/16/13 11:55

Reported: 09/03/13

living		13H1419-01 (Water)			Sample Date: 08/16/13 8:00 Sampler: Nick Panche					anchev
Analyte	Method	Result	Units	Rep. Limit	MDL	MCL	Prepared	Analyzed	**	
Metals				1		17702	richmen	Allanyzen;	Balon.	Qualifier
Arsenic (As) Chromium (+6)	SM3113-B EPA 218.6	30	ug/L	2.0	0.68	10	08/22/13	08/22/13	_1334349 _@	
Radiochemistry Analyses	₩ /s £16.0	1.3	ug∫_	1.0	0.14		08/16/13	08/19/13	1334014	J
Gross Beta	EPA 900.0	15	рСі⁄L							
Gross Beta Counting Error	EPA 900.0	3.2	pCi/L	4.0		50	08/19/13	08/26/13	1330379	
Gross Beta Min Det Activity	EPA 900.0	2.2	-				08/19/13	08/26/13	1330379	
Uraninm	EPA 908.0	76	pCi/L				08/19/13	08/26/13	1330379	
Uranium Counting Error	EPA 908.0		pCi/L	1.0		20	08/20/13	08/20/13	1333313	
Uranium Min Det Activity	EPA 908.0	3.5	pCi/L	•	W		08/20/13	08/20/13	1333313	
• •		0.88	pCi/L				08/20/13	08/20/13	1333319	j
Detected below the Reporting	g Limit; reported con	centration is	estimated:	(J-Flag)						

Analyte NOT DETECTED at or above the MDL; Method Detection Limit NĐ

Robin Glenney Project Manager



Page 1 of 1

Certificate of Analysis

Analytical Laboratory Service - Since 1964

Report Date: 10/20/14 14:06 Received Date: 10/07/14 12:50

Turnaround Time: 6 workdays

Phone:

Fax

P.O.#:

Client: Water Investigations 848 N. Rainbow Blvd.

848 N. Rainbow Blvd., #122 Las Vegas, NV 89107

Attn:
Project: Arsenic Testing

Deai

Enclosed are the results of analyses for samples received 10/7/2014 with the Chain of Custody document. The samples were received in good condition, at 1.3 °C and on ice. All analysis met the method criteria except as noted below or in the report with data qualifiers.

Work Order No: 4,107046-01 Sampled by:	Sample i Sa	D: Impiea: 10%	- 		c: Water ple Note:				ı	
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	Batch
Arsenic, Total	120		ug/l	8.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:03	ni ni	W4J0456
Work Order No. 4 107046 02. Sampled by:	Sample II Se	D: ampled: 70/6	4/14 11:30	Matrix: Sam	Water ple Note:				٠	
Analyte	Result	Qualifier	Units	RL.	Dil	Method	Prepared	Analyzed	Analysi	Batch
enic, Total	76		ag/i	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:08	m	W4J0456
-rork Order No. 4 167046-03 Sampled by:	Sample I Sa	D: (mpled: 10/6	94/14 13:00		ix: Water ple Note:				:	
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	Batch
Arsenic, Total	3.9		ug/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:12	ni	W4J0456
Work Order No: 4,107046-04 Sampled by:	Sample II Sa	D: ampled: 10/0)4/14 13:30		: Water ple Note:			. ****.		
Analyte	Result	Qualifier	Units	RL	Dil ·	Method	Prepared	Analyzed	Analyst	Batch
Arsenic, Total	4.8		ug/l	0.40	1	EPA 200,8	10/09/14 10:20	10/16/14 15:29	តា	W4J0456
Work Order No: 4 107045-05 Sampled by:	Sample II Sa	D: empled: 10/0)4/14 14:30 _.	Sam	Mat ple Note:	rix: Water	·			
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Anaivst	Batch
Arsenic, Total	210		uq/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:34	ni	W4J0456
Work Order No: 4 107045-05 Sampled by:	Sample il Sa	D: ampled: 10/0	4/14 14:45		rix: Water ple Note:	·				
Analyte	Result	Qualifier	Units	RL	Dil	Method	Prepared	Analyzed	Analyst	Batch
Arsenic, Total	11		ug/l	0.40	1	EPA 200.8	10/09/14 10:20	10/16/14 15:38	ri ri	W4J0456
Work Order No: 4 107046-07 Sampled by:	Sample II Sa	D: mipiso: Tuk			trix: Water ple Note:					
Analyte	Result	Qualifier	Units	RL	DH C	Method	Prepared	Analyzed	Analyst	Batch
•	38						· ·		- mmark 2, 43.4	



Analytical Laboratory Service - Since 1964

Certificate of Analysis

rk Order N<u>o: 4J07846-</u>08 Sampled by:

Sample ID: 12:10 Sampled: 10/04/

ug/i

Matrix: Water Sample Note:

Analyte

Arsenic, Total

Units Qualifier Result 140

Dil RL 0.40

Method EPA 200.8

Prepared 10/09/14 10:20

Analyzed 10/16/14 16:00

Batch Analyst W4J0456 ιτİ

Case Narrative:

Authorized Signature







FLAP # 1132 LACSD # 10143 NELAC # 04229CA

Contact: (Project Manager)

The results in this report apply to the samples analyzed in accordance with the chain of custody document. Weck Laboratories certifies that the test results meet all requirements of NELAC unless noted in the Case Narrative. This analytical report must be reproduced in its entirety.

Notes:

The Chain of Custody document is part of the analytical report.

Any remaining sample(s) for testing will be disposed of one month from the final report date unless other arrangements are made in advance. All results are expressed on wet weight basis unless otherwise specified.

NOT DETECTED at or above the Reporting Limit. If J-value reported, then NOT DETECTED at or above the Method Detection Limit (MDL) = Not Reportable

ub = Subcontracted analysis, original report enclosed.

An Absence of Total Coliform meets the drinking water standards as established by the State of California Department of Health Services . The Reporting Limit (RL) is referenced as laboratory's Practical Quantitation Limit (PQL).

For Potable water analysis, the Reporting Limit (RL) is referenced as Detection Limit for reporting purposes (DLRs) defined by EPA.

If sample collected by Weck Laboratories, sampled in accordance to lab SOP MISS02

Page 2 of 2

C. 1944

A STATE OF THE STA

CONSTITUTION PURSUANT TO (42 U.S.C. § 1983):

ATTACHED HERTO ARE THE SIGNATURES PAGES OF THE PARTTIES GIVING THIS NOTICE.

COPIES PER ATTACHED HERETO MAILING LIST

MAY 1 1 2016

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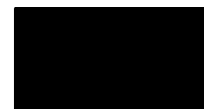
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Dated:	MAY 1 1 2016		
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UNITED STATES DISTRICT COURT

for the

District of Arizona

Piaintiff v. John Izbicki;Patty Kouyoumdjian;Laury Kemper;Lisa Dembach;Anne Holden;Ray Britain;DOES 1-100, incl Defendant))))	Civil Action No.	CV-16-00528-PHX-DMF
--	---------	------------------	---------------------

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) John Izbicki 4165 Spruance Road, Suite 200 San Diego CA 92101-0812

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) - or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney.

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRIAN D. KARTH

CLERK OF COURT

Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons fo	r (name of in	dividual and title. if any)	John Izbicl	ki,	
was re	ceived by me on (d	late) 	02/24/2016	•		
	☐ I personally se	erved the si	ımmons on the individ	iual at <i>(place)</i>	,	
	y nguyê - jî giy ji jî . He i ku manan 3 dan kewelenan kewelê di ku				on (date)	; or
	☐ I left the sum	nons at the	individual's residence	e or usual pla	ace of abode with (name)	
			, a per	son of suital	ole age and discretion who r	esides there,
	on (date)		, and mailed a cop	y to the indi	vidual's last known address:	, or
	☐ I served the su	mmons on	(name of individual)			, who is
	designated by lav	v to accept	service of process on	behalf of (no	une of organization)	
•					on (date)	: or
	☐ I returned the	summons u	nexecuted because		_	; or
		States Ge	eological Survey, at sa a party to the lawsuit a	me address		i by that employee.
	My fees are \$	0.00	for travel and \$	0.00	for services, for a total of	\$ 0.00
	·	nalty of pe	rjury that this informa	ation is true.		
Date:	02/24/2016				/ OCIVOI S SINGORII C	
					Frmied name and twe	
					Server's address	Marie a marie o par sprag 1

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

District of Arizona

)		
Plaintiff)	Civil Action No.	CV-16-00528-PHX-DMF
v. John Izbicki;Patty Kouyoumdjian;Laury Kemper;Lisa Dernbach;Anne Holden;Ray Britain;DOES 1-100, incl))	Clyff Action No.	
Defendant	j		

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Patty Kouyoumdjian 14440 Civic Drive, Suite 200 Victorville, CA 92392

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRIAN D. KARTH

CLERK OF COURT

Date:

2/26/16

Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for	(name of indi	vidual and title, if any)	Patty Kouy	oumdjian, Executive Officer	
	ived by me on (dat		02/24/2016	*		
C	J I personally ser	ved the sun	nmons on the individ	lual at <i>(place,</i>)	
			and the second section of the section	enterlystyre, yes tolorsymbolymerocomerodout del	On (date)	; or
	☐ I left the summ	ons at the in	ndividual's residence	e or usual pl	ace of abode with (name)	
			, a per	rson of suita	ble age and discretion who resi	ides there,
-	on (date)		, and mailed a cop	y to the ind	ividual's last known address: 0	r
į	🗇 I served the sui	nmons on (name of individual)			, who is
	designated by law	to accept s	ervice of process or	behalf of (n	ame of organization)	
					on (date)	: or
-	☐ I returned the s	ummons u	nexecuted because			70 ;
		of Lahonta Kouyoumo	an Regional Water C	uality Contr	Summons and Complaint with of Board at same address to be a party to the lawsuit and I am for services, for a total of \$	over the age 18.
	My fees are \$	0.00	IOI HAVELANG #	0.00	The state of the s	special feet to be there as places. The special control of the control of
	l declare under pe	nalty of pe	rjury that this inform	nation is true	· ·	į.
Date:	02/24/2016	_		- V-		
					Printed nome and title	
					Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distric	t of Arizona	
M. J. S. Addison.		
Plaintiff V.)) Civil Action No.	CV-16-00528-PHX-DMF
John Izbicki;Patty Kouyoumdjian;Laury Kemper;Lisa Dernbach;Anne Holden;Ray Britain;DOES 1-100, incl. Defendant)))	
SUMMONS IN	A CIVIL ACTION	
To: (Defendant's name and address)		

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) --- or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney,

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRIAN D. KARTH

CLERK OF COURT

Date: Thilif

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for	(name of individual and title. if	any) ssistant Executive	Officer
was rec	ceived by me on (dat		•	1. Paris
	☐ I personally ser	ved the summons on the ir	ndividual at <i>(place)</i> On <i>(date)</i>	
	☐ I left the summ	ons at the individual's resi	dence or usual place of abode with (name)	
		, ,,,,	a person of suitable age and discretion w	ress: OF
	☐ I served the sur	nmons on (name of individual	a copy to the individual's last known add	, who is
	designated by law	to accept service of proce	ess on behalf of (name of organization) On (date)	. OT
	☐ I returned the s	ummons unexecuted becau		; Of
	Other (specify):	Water Quality Control Box	ummons and Compliat at address of the L ard, by living the Summons and Complair ater Quality Control Board, at same addre aployee. I am not a party to the lawsuit and	ss, to be handed to
	My fees are \$	0.00 for travel and	d \$ 0.00 for services, for a total	al of \$ 0.00
	l declare under pe	nalty of perjury that this in	nformation is true.	
Date:	02/24/2016			
		-	Printea nome and the	
		-	Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distric	ct of Arizona	
Plaintiff v. John Izbicki;Patty Kouyoumdjian;Laury Kemper;Lisa Dernbach;Anne Holden;Ray Britain;DOES 1-100, incl Defendant))) Civil Action No.))	CV-16-00528-PHX-DMF
SUMMONS IN	A CIVIL ACTION	
To: (Defendant's name and address)		

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court. \$54-755 - 1 (15)

BRIAN D. KARTH

CLERK OF COURT

Date:

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for	(name of individual and title, if any)	Lisa Dernbach, Senior Engin	eering Geologist	
eceived by me on (dar	e) 02/24/2016	_•	" -	
☐ I personally ser	ved the summons on the indivi			
1. Date: Cur. 2 increase. If you is demand have up in parameter	No office of the control of the cont	on (date)	; or	
☐ I left the summ		e or usual place of abode with		
	, a pe	erson of suitable age and discret	ion who resides there.	
on (date)	, and mailed a co	py to the individual's last know	n address: or	
	nmons on (name of individual)	habalf of (verse of organization)	, who	is
designated by law	to accept service of process or	On (date)	: or	
	ummons unexecuted because		:	ΟΓ
	Dernbach by that employee. I	Quality Control Board at same a am not a party to the lawsuit at	nd I am over the age To.	
My fees are \$	0.00 for travel and \$	0.00 for services, for	2 (See	
l declare under per	nalty of perjury that this inforn	nation is true.		
02/24/2016		Server's sign	ālure	
		·		
		Printed name of	ına tille	
		Printed name d	ina title	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distri	ict of Arizona				
Plaintiff v. John Izbicki;Patty Kouyoumdjian;Laury Kemper,Lisa Dernbach;Anne Holden;Ray Britain;DOES 1-100, incl Defendant))) Civil Action No.))	CV-16-00528-PHX-DMF			
SUMMONS IN A CIVIL ACTION					
To: (Defendant's name and address)					

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRIAN D. KARTH

Date:

2/26/46

Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons			71110110101			
ceived by me on	(date)	02/24/2016	-			
☐ I personally	served the su	mmons on the indivi	dual at (place)		en a seconda a a	
r		•	On (daie)		; 01	
☐ 1 left the sur	nmons at the i	individual's residenc	e or usual place of abod	le with (name)		
		, a pe	rson of suitable age and	discretion who res	ides there,	
on (date)	<u></u>		py to the individual's la			
	summons on	 (name of individual)		or o	, wh	o i
designated by	law to accept	service of process or	n behalf of <i>(name of organ</i>	ization)		
			on (date)		: or	
	iji: I persona Water Qu	ality Control Board, l an Regional Water 0	tons and Complaint at a by living the Summons Quality Control Board at	and Complaint with same address to be	ntan Regional another employ e handed to Anr	ee
	iji: I persona Water Qu	lly served the Summ ality Control Board, an Regional Water C y that employee. I an	nons and Complaint at a by living the Summons a Quality Control Board at n not a party to the laws	ddress of the Lahor and Complaint with same address to be suit and I am over th	ntan Regional another employ e handed to Anr ne age 18.	ee
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My fees are \$	y: I persona Water Qu of Lahont Holden by 0.00 r penalty of pe	lly served the Summ lality Control Board, an Regional Water C y that employee. I an for travel and \$	tions and Complaint at a by living the Summons and Control Board at m not a party to the laws 0.00 for servenation is true.	ddress of the Lahor and Complaint with same address to be suit and I am over the ices, for a total of \$	ntan Regional another employ e handed to Anr ne age 18.	ee

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Distr	ict of Arizona	
Plaintiff V. John Izbicki;Patty Kouyoumdjian;Laury Kemper;Lisa Dernbach;Anne Holden;Ray Britain;DOES 1-100, incl Defendant))) Civil Action No.))	CV-16-00528-PHX-DMF
· SUMMONS I	N A CIVIL ACTION	
To: (Defendant's name and address)		
the state of the second way		

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney.

whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

BRIAN D. KARTH

CLERK OF COURT

Date:

2/24/16

Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for	(name of individual and title, if any)	Ray Britair	n, Interim Chief of Environmental	Health Services
received by me on (dat			,	*
 I personally ser 	ved the summons on the indiv	ridual at <i>(ploce,</i>]	ague man (n) production
1 1 Marine gament to the community of th	and panel described for the second control of the second control o			; or
☐ I left the summe	ons at the individual's residen			
	, a p	erson of suita	ble age and discretion who reside	es there,
on (date)	. and mailed a co	opy to the ind	ividual's last known address; or	
C I carried the sur	nmons on (name of individual)	AP 19	<u>v</u> .	, who is
	to accept service of process of	on behalf of (n	ame of organization)	
designated by law	to dodopt sex rec or provide	,	on (date)	; or
	ummons unexecuted because			; 07
N. S. C		e. I am not a p 0.00	arty to the lawsuit and I am over for services, for a total of \$	0.00
My fees are \$	0.00 for travel and \$	0.00	Tot services, for a total of s	
l declare under pe	nalty of perjury that this infor	mation is thue		
02/24/2016	_		Server's signature	
		V	Server 3 signorare	
			Printed name and title	
		.,	Samar's address	***************************************

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

Civil Cover Sheet

This automated JS-44 conforms generally to the manual JS-44 approved by the Judicial Conference of the United States in September 1974. The data is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. The information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized for use only in the District of Arizona.

The completed cover sheet must be printed directly to PDF and filed as an attachment to the Complaint or Notice of Removal.

Plaintiff(s):

John Izbicki, Research Hydrologist; Patty

Kouyoumdjian, Executive Officer; Laury Kemper,

Defendant(s):

Assistant Executive Officer; Lisa Dernbach, Senior Engineering

Geologist; Anne Holden, Engineering Geologist; Ray Britain, Interim Chief of Environmental Health Services

County of Residence: Maricopa

County of Residence: Outside the State of Arizona

County Where Claim For Relief Arose: Outside the

State of Arizona

ere villeren er er er

Plaintiff's Atty(s):

Defendant's Atty(s):

II. Basis of Jurisdiction:

4. Diversity (complete item III)

III. Citizenship of Principal Parties (Diversity Cases Only)

Plaintiff:-1 Citizen of This State

Defendant: 2 Citizen of Another State

IV. Origin:

1. Original Proceeding

V. Nature of Suit:

440 Other Civil Rights

VI.Cause of Action:

CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. 42 §

1983; 42 U.S.C. §1985(3); 42 U.S.C. §1986

VII. Requested in Complaint

Class Action:

No

Dollar Demand: INJUNCTIVE RELIEF DEMANDED

Jury Demand: Yes

VIII. This case is not related to another case.

Signature: in pro se

Date: 02/24/2016

If any of this information is incorrect, please go back to the Civil Cover Sheet Input form using the Back button in your browser and change it. Once correct, save this form as a PDF and include it as an attachment to your case opening documents.

Revised: 01/2014

Court Hame: United States District Court Division: 2 Recaipt Humser: PHX168957 Cashier 1D: Ibrewste Transaction Date: 82/26/2016 Payer Hame: SHIRLEY HOLDROFT

CIVIL ETHING PEPS
For:
Case/ 16-CV-608528-881
Amount: \$480,88

CASH
Ams Tendered: \$400.86

Total Due: \$498.06
Total Tendered: \$498.06
Change Amt: \$8.00

A fee of \$53 will be assessed ON all returned remittances.

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

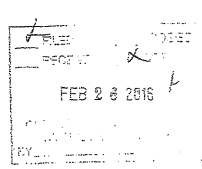
i. (a) PLAINTIFFS				DEFENDANTS John Izbicki; Patty I Anne Holden; Ray	Kouyoumdjian; Laury Ke Britain; and DOES 1-10	emper, Lisa Dernbach; 0, inclusive
(b) County of Residence of First Listed Plaintiff Maricopa (EXCEPT IN U.S. PLAINTIFF CASES)				NOTE: IN LAND CO	of First Listed Defendant (IN U.S. PLAINTIFF CASES O NDEMNATION CASES, USE TO OF LAND INVOLVED.	
(c) Attorneys (Firm Name.	Address, and Telephone Numbe	ヴ -		Attorneys (If Known)	CV-16-00528-P	HX-DMF
II. BASIS OF JURISD	ICTION (Place on "X" in O	ne Box Onlyj			RINCIPAL PARTIES	Place on "A" in One Post for Prosto
D 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)	,	(For Diversity Cases (Inly) PT n of Thus State X		
T 3 U.S. Government Defendant	■ 4 Diversity	ip of Parties in Item III)		n of Another State on or Subject of a	of Business In	
				n or Subject of a General Country	3 () 3 Poleigh Nation	
IV. NATURE OF SUIT	C(Place απ "X" in One Box On	/5/) KIS		igdascaische Zanagw	SANGERANA JASPINA	BARROTARTES A.
☐ 110 Insurance ☐ 120 Marine ☐ 130 Maller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment ② Enforcement of Judgment ☐ 151 Modicare Act ☐ 152 Recovery of Defaulted Student Loans ☐ Excludes Veterans) ☐ 153 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel &	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERS 370 Other Fraud	d 625 □ 690		☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal 28 USC 157 ☐ 820 Copyrights ☐ 830 Patent ☐ 840 Trademark	460 Deportation 470 Racketeer Influenced and Corrupt Organization. 480 Consumer Credit
of Veteran's Benefits 160 Stockholders' Smis 190 Other Contract 193 Contract Product Liability 196 Franchise	355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice	☐ 371 Truth in Lending ☐ 380 Other Personal Property Damage ☐ 385 Property Damage Product Liability	(1) 74((1) 75) (1) 79(0 Labor:Management Relations 0 Railway Labor Act 1 Family and Medical Leave Act 0 Other Labor Litigation	☐ 863 DIWC/DIWW (405(g)) ☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	890 Other Stratory Acts at 891 Agricultural Acts 893 Environmental Matter 895 Freedom of Intorn at the Act 896 Arbitration 89
7: 210 Land Condemnation 12:20 Foreclosure 12:30 Fent Lease & Ejectment 12:40 Torts to Land 12:45 Tort Product Liability 12:50 All Other Real Property	340 Other Civil Rights 441 Voting 442 Employment 443 Housing' Accommodations 445 Amer, w/Disabilities - Employment 446 Amer, w/Disabilities - Other 448 Education	Habeas Corpus: ☐ 463 Alien Detainee ☐ 510 Motions to Vacate Sentence ☐ 536 General ☐ 535 Death Penalty Other: ☐ 540 Mandamus & Other ☐ 550 Civil Rights ☐ 550 Civil Detainee - Conditions of	₩ 6 ₩	I Employee Retirement Income Security Act IMPLICATION Naturalization Application Other Immigration Actions	© 870 Texes (U.S. Plaintiff or Defendant) I 371 IRS—Third Party 26 USC 7609	Actification of Appendict Actification of Appendict Agency Decision 950 Constitutionality of State Statutes
	moved from	Appellate Court	J 4 Reins Reop	ened Anothei (specify)	District Litigation	
VI. CAUSE OF ACTIO	N Brief description of ca	OMPLAINT Pursuar	nt to 42		2 U.S.C. §1985(3); 42 U	I.S.C. §1986 njunctive Relief Demande
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		EMAND S		if demanded in complaint
VIII. RELATED CASE	E(S) (See instructions):	JUDGE			DOCKET NUMBER	
DATE 02/24/2016 FOR OFFICE USE ONLY	and the same				, in PRO'S	E
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CIVIL COVER SHEET

The 38-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

L (a) PLAINTIFFS						Kemper; Lisa Dernbach: 00, inclusive
(b) County of Residence of First Listed Plaintiff Maricopa HEXCEPT IN U.S. PLAINTIFF CASES)			•	NOTE: IN LAND CO	of First Listed Defendant (IN U.S. PLAINTIFF CANES) ONDEMNATION CASES, USE OF LAND INVOLVED.	
(C) Attorneys (Firm Name, Address, and Telephone Number)				Attomeys (If Known)	CV-16-00528-I	PHX-DMF
II. BASIS OF JURISD	ICTION (Place on "X" in O	ine Box (inly)			RINCIPAL PARTIES	S (Place on "X" in this Pay for Prisa.
7-1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Nos a Party)		(For Diversity Cases Only) PT on of This State X		
73 2 U.S. Government Defendant	数 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citiza	en of Another State 💢 🗇		l Principal Place 7 5 7 5 Another State
				n or Subject of a Cl reign Country	3 Cl 3 Foreign Nation	ភាគ ការ
IV. NATURE OF SUIT	(Place on "X" in One Box On	169 1800		nementalization (Section)	leges sanggarang paga 200	MANAGEMEN STRUCTES /
1 110 insurance 1 120 Marine 1 120 Marine 1 120 Miller Act 1 120 Negotiable Instrument 1 150 Recovery of Overpayment & Enforcement of Judgment	PERSONAL INJURY ☐ 310 Airplane ☐ 315 Airplane Product Liability ☐ 320 Asseult, Libel & Slander	PERSONAL INJUR' 365 Personal Injury - Product Liability 367 Health Care! Pharmacoutical Personal Injury	Y 0 62	5 Drug Related Scizure of Property 21 USC 881 0 Other	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	☐ 460 Deportation
7 (5) Mulicare Act 7 (5) Recovery of Defaulted Student Leans (Excludes Veterans) 7 (5) Recovery of Overpayment of Veteran's Benefits 7 (6) Stockholders' Suits 7 (9) Other Contract 7 (5) Cuntract Product Liability 7 (5) Franchise	☐ 330 Federal Employers' Liability ☐ 340 Marine ☐ 345 Marine Product Liability ☐ 350 Motor Vehicle ☐ 355 Motor Vehicle ☐ Product Liability ☐ 360 Other Personal Injury	Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage	27Y [] 71 [] 72 [] 74	O Fair Labor Standards Act O Labor: Management Relations O Railway Labor Act I Family and Medical	☐ 830 Patent ☐ 840 Trademark ☐ 861 HIA (1395ff) ☐ 862 Black Lung (923) ☐ 863 DIWC/DIWW (405(g)) ☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	S50 Securities Commodities Exchange
RESERVOPPROPERTY	☐ 362 Personal Injury - Medical Malpractice	Product Liability		Leave Act Other Labor Litigation I Employee Retirement	SCHEDURATE DAYSETTS	Act O 896 Arbitration O 899 Administrative Processor
7 210 Land Condemnation D 220 Forestosure 7 230 Rent Lease & Ejectment 7 240 Toris to Land 7 245 Toris to Land 7 245 Tori Product Liability 7 200 All Other Real Property		Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Othe 550 Civil Rights 555 Prison Condition 560 Civil Detaince - Conditions of Confinement	☐ 46	Income Security Act ACT OF THE PARTIES OF THE PART	☐ 870 Taxes (U.S. Plaintiff or Defendant) ☐ 871 IRS—Third Party 26 USC 7609	Act/Review or Appent of Agency Decision 1 950 Constitutionality of State Statutes
	noved from 53 3 1	Remanded from C Appellate Court	J 4 Reins Reop		rred from	
VI. CAUSE OF ACTIC	N CIVIL RIGHTS CO	OMPLAINT Pursuai	nt to 42		2 U.S.C. §1985(3); 42 I	U.S.C. §1986 Injunctive Relief Demande
VII. REQUESTED IN COMPLAINT:	O CHECK IF THIS UNDER RULE 23	IS A CLASS ACTION 5, F R.Cv.P	Di	EMAND S	CHECK YES only JURY DEMANU	y if demanded in complaint: D: X Yes II No
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE			DOCKET NUMBER _	
PATE 02/24/2016						
APOTHE USE ONLY APOTHET # AM	TOUNT	APPLYING IFP	, 0	JUDGE	MAG, Ji	UDGE





IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

			CV-16-00528-PHX-DMF
	701 - 7:00) CASE NO.	o be supplied by the Clerk)
VS.	Plaintiff,) (1	o be supplied by the Clerk)
¥3-	;	CIVIL RIGH	ITS COMPLAINT
John Izbicki; Patty Kouyoumdjian; Laury	Kemper;		UANT TO
	,		S.C. 42 § 1983
Lisa Dernbach; Anne Holden; Ray Britain	1,		S.C. §1985(3) S.C. §1986
and DOES 1 – 100, inclusive,	}		E RELIEF DEMANDED
De D	efendants.)	
)	JURY TRIA	L DEMANDED
	A. JURISDIO	CTION	
This complaint alleges that the civil rights	of Plaintiff	ft,	who presently resides at
	were	e violated by the	actions of the below named
individuals, acting in his/hers individual a	nd/or in officia	al capacity, whic	h were directed against the
Plaintiff, at Hinkley, CA 92347, as of Jun	e 19, 2014, to	the following da	tes
February 15, 2016 Fe	bruary 15, 201	6	February 15, 2016
(Count I)	(Count II)	, ,, ,, ,, ,, ,	(Count III)
This Complaint does not seek any moneta	ry or legal cos	t's damages fror	n Defendants, regardless that
public welfare, especially of the poor and	underprivilege	ed Plaintiff has i	never been a concern by the
Defendants, regardless of alleged conspira	icy acts commi	itted by Defenda	ents, and regardless of the
failure to prevent alleged conspiracy com	nitted by Defe	ndants. This C	omplaint must be deliberated
be Jury, thus Jury Trial demanded with de	mand for Injur	nctive Relief and	l only seeks from Defendants
to finally concede that: "ground drinking	g water benea	th Plaintiff's A	quifer and real property in
Hinkley, CA 92347 is poisoned with Ar	senic over lega	al limit" and tha	t "the poisoning with
hyproduct Arsenic over legal limit wa	s caused by Ps	acific Cas and I	Electric Company (PG&E)"

The lawsuit does not attempt to circumvent immunity, and therefore forward-thinking judge should be open to the constitutional arguments, or open to arguments based upon civil rights challenges that are based on statutes, rather than the Constitution, and instruct the jury accordingly.

2) Defendant <u>John Izbicki</u> resides or work at <u>4165 Spruance Road, Su. 200, San Diego CA 92101</u> (full name of first defendant) (address if first defendant)

and is employed as <u>Research Hydrologist by USGS</u>. This defendant is sued in his (defendant's position and title, if any)

_X_individual, and/or X_official capacity. (Check one or both). Explain how this defendant was acting under color of law:

It is alleged that John Izbicki has committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws.

In specific, by pretending to act in the performance of his official duties, it is alleged that John Izbicki has not only acted with intentional gross negligence, but has conspired with State of California. Lahontan Regional Water Quality Control Board's employees Patty Kouyoumdjian; Laury Kemper; Lisa Dernbach; Anne Holden and with United States Geological Survey treasurer, alleged to have accepted bribe in the amount of over Four and Half Million Dollars from Pacific Gas and Electric Company (PG&E), for, alleged as felonious, investigation and report, that will be totally worthless according to several scientists contradicting Izbicki and Water Board's employees' assertions.

Such, further alleged as fraudulent, incomprehensible, vague and ambiguous investigation and report, which cannot prove how much the aquifers beneath the town of Hinkley, CA 92347 and beneath the Plaintiffs real property is saturated with naturally occurring Hexavalent Chromium, or is poisoned by PG&E with Hexavalent Chromium, due to massive dilution with other chemicals and substances, injected in such aquifers by PG&E, under the pretext that such will remove the Hexavalent Chromium, being all aquifers beneath the town of Hinkley, CA 92347, poisoned since 1952.

In fact, such aquifers are now exhibiting higher concentration of not only Hexavalent Chromium,

over 5,000 ppb, now construed as hazardous waste, but with way over the legal limits (Maximum Contaminant level) with Arsenic and Uranium, due to failed remedial operations by PG&E.

Furthermore, under the color of law, John Izbicki has confessed, in fact has confessed to the server of this lawsuit, that "I will get my millions and retire next year", despite his contractual obligation, being for the duration of five years with the Boards employees named herein this Complaint.

Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiffs' Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 et seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

Defendant Patty Kouvoumdjian resides or work at, and has some presence in the offices of the Lahontan Regional Water Quality Control Board at 14440 Civic Dr #200. Victorville. CA 92392 and is employed as executive officer within the staff of the Lahontan Regional Water Quality Control Board. This defendant is sued in her _____individual ____X_ official capacity.

Explain how this defendant was acting under color of law: It is alleged that Patty Kouyoumdjian has committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws.

In specific, an extremely carefully worded letter sent to other residents from Hinkley, CA 92347, has exhibited not only extreme intentional negligence, but unscrupulous assertions promulgating that drinking water in Hinkley is safe to drink.

Ground Drinking Water in Hinkley's Aquifers, beneath Plaintiff's real property is poisoned.

Hundreds of test by three state certified analytical laboratories has confirmed that at the Aquifers

beneath the town of Hinkley, and the respective ground drinking water are poisoned with Arsenic at huge concentration (up to 7,000 % over the legal limit / over maximum contaminant level set by EPA), and per over 200 laboratory's tests by ARCADIS, a company hired by PG&E, has confirmed that Aquifers beneath the town of Hinkley and the respective ground drinking water are poisoned with Uranium at concentration as high as 500% over the legal limit.

It is further alleged that <u>Patty Kouyoumdjian</u> has committed another federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiffs of right protected by the Constitution and/or U.S. law and/or Environmental Justice laws.

In specific, by pretending to act in the performance of her official duties, it is alleged that <u>Patty Kouyoumdjian</u> has not only acted with intentional gross negligence, but has conspired with John Izbicki and Pacific Gas and Electric Company (PG&E), alleged to have accepted bribe in the amount of over Four and Half Million Dollars from Pacific Gas and Electric Company (PG&E), for, alleged as felonious, investigation and report, that will be totally worthless according to several scientist who has contradicted Izbicki's assertions.

Furthermore, this Defendant has exhibited, also under the color of law, cover-up and concealment of fact's acts and has expanded maximum efforts to shield PG&E from full and unconditional investigation, sought to be aimed in the discovery of the failed PG&E's Agricultural and In-Situ operations, causing huge additional poisoning of Hinkley's aquifers and the respective ground drinking water within, with Arsenic and Uranium, resulting to her unjust enrichment, at the expense of the Plaintiff's massive health damages.

Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiff's Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal

Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 et seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

4) Defendant Laury Kemper resides or work at, and has some presence in the offices of the Lahontan Regional Water Quality Control Board at 14440 Civic Dr #200, Victorville, CA 92392 employed as assistant executive officer within the staff of the Lahontan Regional Water Quality Control Board. This defendant is sued in her __X_individual, and/or __X_ official capacity. Explain how this defendant was acting under color of law: It is alleged that Laury Kemper has committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws.

Furthermore, this Defendant has exhibited, also under the color of law, not only acts with intentional gross negligence, but cover-up and concealment of facts acts and has expanded maximum efforts to shield PG&E from full and unconditional investigation, sought to be aimed in the discovery of the failed PG&E's Agricultural and In-Situ operations, causing huge additional poisoning of Hinkley's aquifers and the respective ground drinking water within, with Arsenic and Uranium, resulting to her unjust enrichment, at the expense of the Plaintiff massive health damages.

Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiff's Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 et seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

5) Defendant <u>Lisa Dernbach</u> resides or work at, and has some presence in the offices of the Lahontan Regional Water Quality Control Board at <u>14440 Civic Dr #200</u>, <u>Victorville</u>, <u>CA 92392</u> and is employed as Senior Engineering Geologist within the staff of the Lahontan Regional Water Quality Control Board. This defendant is sued in her __X__individual, and/or __X__ official capacity. Explain how this defendant was acting under color of law: It is alleged that Lisa Dernbach has committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws.

Furthermore, this Defendant has exhibited, not only acts with intentional gross negligence, also under the color of law, but cover-up and concealment of facts acts and has expanded maximum efforts to shield PG&E from full and unconditional investigation, sought to be aimed in the discovery of the failed PG&E's Agricultural and In-Situ operations, causing huge additional poisoning of Hinkley's aquifers and the respective ground drinking water within, with Arsenic and Uranium, resulting to her unjust enrichment, at the expense of the Plaintiff massive health damages.

Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiff's Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 et seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

6) Defendant Anne Holden resides or work at, and has some presence in the offices of the Lahontan Regional Water Quality Control Board at 14440 Civic Dr #200, Victorville, CA 92392 and is employed as Engineering Geologist within the staff of the Lahontan Regional Water Quality Control Board. This defendant is sued in her __X__individual, and/or __X__ official capacity. Explain how this defendant was acting under color of law: It is alleged that Anne Holden has

committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws. Furthermore, this Defendant has exhibited, not only acts with intentional gross negligence, also under the color of law, cover-up and concealment of facts acts and has expanded maximum efforts to shield PG&E from full and unconditional investigation, sought to be aimed in the discovery of the failed PG&E's Agricultural and In-Situ operations, causing huge additional poisoning of Hinkley's aquifers and the respective ground drinking water within, with Arsenic and Uranium, resulting to her unjust enrichment, at the expense of the Plaintiff massive health damages.

Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiff's Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 et seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

7) Defendant Ray Britain resides or work at, 385 N Arrowhead Ave. San Bernardino, CA 92415 and is employed as Interim Chief of Environmental Health Services, County of San Bernardino, California. This defendant is sued in his __X__individual, and/or __X__ official capacity. Explain how this defendant was acting under color of law: It is alleged that Ray Britain has committed federal crime, Section 242 of Title 18, by acting under "color of law" and willfully deprive and conspire to deprive the Plaintiff of a right protected by the Constitution and/or U.S. law and/or Environmental Justice laws. Furthermore, this Defendant has exhibited, not only acts with intentional gross negligence, also under the color of law, cover-up and concealment of facts acts and

has expanded maximum efforts to shield PG&E from full and unconditional investigation, in specific, has instructed all of the environmental health inspectors within his department to filter all sampled water and such fraudulent acts of filtered water was, by chain of custody, tested by analytical laboratories, and obviously, no, or little contamination was exhibited.

There are no such filter attached to any well and his refusal to sample the ground drinking water from the aquifer on the basis of "as-is and where-is" has resulted in the massive fraud of this century by government employees, and such notorious acts under the color of law has caused huge additional poisoning of Hinkley's aquifers and the respective ground drinking water within, with Arsenic and Uranium, resulting to Plaintiff massive health damages. Such acts under the color of law has precluded any meaningful, complete and unconditional investigation of poisoned aquifers with Arsenic and Uranium and therefore has violated the Plaintiff's Civil Rights, the inherent Constitutional rights that prevent government employees from taking away life, liberty or property without due process, the Environmental Justice laws protecting the Plaintiff who is below the poverty level, and has violated, as well, the Safe Drink Water Act and the Federal Clean Water Act. The Safe Drinking Water Act (the Act), 42 U.S.C. § 300 er seq., is the federal law that protects Americans from harmful contaminants in their drinking water.

7) Jurisdiction is invoked pursuant to 28 U.S.C. § 1343 (a)(3) and 42 U.S.C. § 1983. (If you wish to assert jurisdiction under different or additional statutes, list them below).

The personal jurisdiction is based upon "sufficient minimum contacts" in which the out-of-state defendants, the named herein this Complaint lower level employees from local, State of California and from the United States government, should have known that their acts would likely make them have to defend a suit in the U.S. District Courts throughout the U.S., by acting in their official capacity. During the past one year, thousands pages of papers were transmitted to the Defendants, clearly identifying the Plaintiff's address in Arizona, thus more than sufficient minimum contacts.

The "sufficient minimum contacts" are actually based upon the undisputable facts, being the massive volume of correspondence aimed at the Defendants, inclusive but not limited to massive volume of information, including criminal information, identified as massive volume of evidentiary exhibits, enumerated and/or otherwise comprised of over ten thousand pages, and demands for action sought against those defendants, transmitted for the past one year to:

White House, President of the United States; to California and US Senators; to Congressmen and Congresswomen; to Assembly Members; to Federal Bureau of Investigation; to California Attorney General, Department of Justice; to United States Attorney General, U.S. Department of Justice; to California Environmental protection Agency (CAL/EPA); to United States Environmental Protection Agency (U.S. EPA); to the various EPA's agencies, including but not limited to the Office of Environmental health Hazard, California Department of Toxic Substances Control Board; to California State Auditor; to Comptroller General of U.S.; to Federal Energy Regulatory Commission; to California Public Utilities Commission; to County of San Bernardino District Attorney; to County of San Bernardino Sheriffs; in the cumulative also triggering the doctrine of fully exhausted administrative remedy. This Complaint is to be exclusively decided by Jury and the Jury Trial should be scheduled as soon as there available dates on the calendar. Due to diversity jurisdiction, this case must be deliberated exclusively by the Jury with verdict demanded from the Jury (No bench trial).

The jurisdiction and venue are proper, further in light of the fact that the Plaintiff is suffering health problems, and cannot have their case herd in California.

Diversity jurisdiction as a form of subject-matter jurisdiction. Plaintiff has a domicile in Arizona, due to health injuries, caused by poisoned by Pacific Gas and Electric Company (PG&E) ground drinking water within aquifer beneath Plaintiff's residence with Arsenic and by the intentional negligence act of Defendants by not forcing PG&E to clean up and were evacuated therefrom over six months ago. Plaintiff is subjected to sustaining health injuries and a total loss of property's value.

B. NATURE OF THE CASE

Briefly state the background of your case.

Plaintiff move the Court to establish a prima facie case under 42 U.S.C. §1983, and prove that the Defendant's conduct was a cause, in fact of the deprivation of the Plaintiff's federal rights. Plaintiff move to Court, Under §1985(3), to allege four elements aimed to constitute a valid cause of action: (1) a conspiracy; (2) a purpose of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws or of equal privileges and immunities under the laws; (3) an act in furtherance of the conspiracy; and (4) an injury to a person or property or a deprivation of any right or privilege of a citizen of the United States, and Under 42 U.S.C. §1986, which creates a cause of action for the failure to prevent a conspiracy within the meaning of 42 U.S.C. §1985. The only demand by the Plaintiff is that the Jury finds that Defendant must concede to the undisputable fact that the "Ground Drinking Water in Hinkley's Aquifers is Not Safe to Drink", base upon review of myriad of evidentiary exhibit presented immediately to them by the Plaintiff, upon instant request, and the Court issues the sought Injunctive Relief, restraining the Defendants to further promulgate that the "Ground Dinking Water in Hinkley's Aquifers is Safe To Drink", due to being poisoned with Arsenic and/or Uranium, in addition to with Hexavalent Chromium. The Civil Rights Complaint seeks jury verdict against those lower level government employees, compelling such employees to cease and desist violating the laws of the Federal Clean Water Act (CWA) 33 U.S.C. §1251 et seq. (1972) and the laws of the California Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65) as amended by AB 227, Violation of Section 25249.5 or 25249.6. The lawsuit is a CIVIL RIGHTS COMPLAINT (42 U.S.C §1983, §1985), for infringement of the U.S. Constitution and violation of the Plaintiff's (Victim) civil rights and civil rights laws, violation of Environmental Justice laws, a civil rights challenges based on statutes, and seeks jury

verdict against those lower level officials, the named therein employees from local, State and Federal governments, to refrain from shielding and protecting corporate interest Pacific Gas and Electric Company (PG&E) and their executives, those accomplices and those acting in concert with PG&E, a California corporation and the corporation's executives, who has caused poisoning of the Aquifers and the respective Federal and State ground drinking waters within the Aquifers beneath the town of Hinkley, California 92347.

C. CAUSE OF ACTION

COUNT I

The following civil rights has been violated: Pursuant to 42 U.S.C. §1983

As to Defendant John Izbicki: All allegations and facts as stated herein above Paragraph 2.

As to Defendant Patty Kouyoumdjian: All allegations and facts as stated herein above Paragraph 3.

As to Defendant Laury Kemper: All allegations and facts as stated herein above Paragraph 4.

As to Defendant Lisa Dernbach: All allegations and facts as stated herein above Paragraph 5.

As to Defendant Anne Holden: All allegations and facts as stated herein above Paragraph 6.

As to Defendant Ray Britain: All allegations and facts as stated herein above Paragraph 7.

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

COUNT II

The following civil rights has been violated: Pursuant to 42 U.S.C. §1985(3)

Conspiracies to deprive Plaintiff of rights or privileges guaranteed by the Constitution to all citizens.

As to Defendant John Izbicki: All allegations and facts as stated herein above Paragraph 2.

As to Defendant Patty Kouyoumdjian: All allegations and facts as stated herein above Paragraph 3.

As to Defendant Laury Kemper: All allegations and facts as stated herein above Paragraph 4.

As to Defendant Lisa Dernbach: All allegations and facts as stated herein above Paragraph 5.

As to Defendant Anne Holden: All allegations and facts as stated herein above Paragraph 6.

As to Defendant Ray Britain: All allegations and facts as stated herein above Paragraph 7.

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

COUNT III

The following civil rights has been violated: Pursuant to 42 U.S.C. §1986 Failure to prevent conspiracies to deprive Plaintiff of rights or privileges guaranteed by the Constitution to all citizens. As to Defendant John Izbicki: All allegations and facts as stated herein above Paragraph 2.

As to Defendant Patty Kouyoumdjian: All allegations and facts as stated herein above Paragraph 3.

As to Defendant Laury Kemper: All allegations and facts as stated herein above Paragraph 4.

As to Defendant Lisa Dernbach: All allegations and facts as stated herein above Paragraph 5.

As to Defendant Anne Holden: All allegations and facts as stated herein above Paragraph 6.

As to Defendant Ray Britain: All allegations and facts as stated herein above Paragraph 7.

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

D. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF

o inte	Have you filed other actions in state or federal courts involving the same or similar facts olved in this action?YesX_No. If your answer is "Yes", describe each t. (If more than one, describe the others on an additional page following the below outline).
a)	Defendants:
b)	Name of court and docket number:
c)	Disposition (for example, was the case dismissed, appealed or is it still pending?):
d)	Issues raised:
e)	Approximate date it was filed:

	ave you filed an action in federal court that was dismissed because it was determined to volous, malicious, or failed to state a claim upon which relief could be granted?
	Yes X No. If your answer is "Yes", describe each lawsuit. (If you had more than actions dismissed based on the above reasons, describe the others on an additional page
	ring the below outline.) uit #1 dismissed as frivolous, malicious, or failed to state a claim:
a)	Defendants:
b)	Name of court and case number:
c) —	The case was dismissed because it was found to be (check one):frivolous malicious orfailed to state a claim upon which relief could be granted.
d)	Issues raised:
e)	Approximate date it was filed:
f)	Approximate date of disposition:
Lawsu	it #2 dismissed as frivolous, malicious, or failed to state a claim:
a)	Defendants:
b)	Name of court and case number: .
c)	The case was dismissed because it was found to be (check one):frivolous
d)	malicious orfailed to state a claim upon which relief could be granted.
e)	Issues raised:
f)	Approximate date it was filed:
g)	Approximate date of disposition:
Lawsui	t #3 dismissed as frivolous, malicious, or failed to state a claim:
a)	Defendants:
h)	Name of court and case number

·c)	The case was dismissed because it was found to be (check one):frivolous
d)	malicious orfailed to state a claim upon which relief could be granted.
e)	Issues raised:
f)	Approximate date it was filed:
g)	Approximate date of disposition:
2)	Have you attempted to resolve the dispute stated in this action by seeking relief from the
proper	administrative officials, e.g., have you exhausted available administrative grievance
proced	ures?X_YesNo. If your answer is "No", did you not attempt administrative
relief b	because the dispute involved the validity of a: (1) disciplinary hearing; (2)
state or	r federal court decision; (3)state or federal law or regulation; (4)parole
board o	decision; or (5)X_ other. If your answer is "Yes", provide the following information.
Date at	nce Number nd institution where grievance was filed: From June 19, 2015 to February 15, 2016 use to grievance: All local, State and Federal Government's staff were non responsive.

E. REQUEST FOR RELIEF

I believe that I am entitled to the following relief:

- 1.) Order by this Court, based upon Jury's conclusion, based upon evidence, that Defendants must finally concede to the fact that the ground drinking water within the Hinkley's aquifers are poisoned with Arsenic and Uranium, over the legal limits.
- 2.) Order by this Court, based upon Jury's conclusion, based upon evidence, that Defendants finally concede that the ground drinking water within the Hinkley's aquifers is not safe to drink.
- 3.) Order by this Court, based upon Jury's conclusion, based upon evidence, that ground drinking

water within the aquifer beneath the Plaintiffs' residence in Hinkley, CA 92347 is poisoned with Arsenic over the legal limit, by Pacific Gas and Electric Company (PG&E) operations.

- 4.) Order by this Court, based upon Jury's conclusion, based upon evidence, that the ground drinking water within the aquifer beneath the Plaintiffs' residence in Hinkley, CA 92347 is not safe to drink and is poisoned with Arsenic, over legal limit, by PG&E's operations.
- 5.) Injunctive Relief, restraining the Defendants to further promulgate that the ground drinking water within the Hinkley's aquifers is safe to drink, and to restrain the Defendants from further receive any money from Pacific Gas and Electric Company (PG&E), other than fines and penalties for wrongful acts, such as further poisoning the ground drinking water within the Hinkley's aquifers, construed as the Federal and State waters, as well as beneficial use water reserved to the citizens from this great democratic country. This Complaint must be treated as a separate and distinct from any other complaints, that may be filed in this Court against Pacific Gas and Electric Company (PG&E) and the respective request for relief.

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

(Name of Person who prepared or helped prepare this complaint if not Plaintiff)

February 24, 2016 (Date)

(Additional space if needed; identify what is being continued)

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water within the aquifer beneath the Plaintiffs' residence in Hinkley, CA 92347 is poisoned with Arsenic over the legal limit, by Pacific Gas and Electric Company (PG&E) operations.

- 4.) Order by this Court, based upon Jury's conclusion, based upon evidence, that the ground drinking water within the aquifer beneath the Plaintiffs' residence in Hinkley, CA 92347 is not safe to drink and is poisoned with Arsenic, over legal limit, by PG&E's operations.
- 5.) Injunctive Relief, restraining the Defendants to further promulgate that the ground drinking water within the Hinkley's aquifers is safe to drink, and to restrain the Defendants from further receive any money from Pacific Gas and Electric Company (PG&E), other than fines and penalties for wrongful acts, such as further poisoning the ground drinking water within the Hinkley's aquifers, construed as the Federal and State waters, as well as beneficial use water reserved to the citizens from this great democratic country. This Complaint must be treated as a separate and distinct from any other complaints, that may be filed in this Court against Pacific Gas and Electric Company (PG&E) and the respective request for relief.

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

(Name of Person who prepared or helped prepare this complaint if not Plaintiff)

February 24, 2016 (Date)

(Additional space if needed; identify what is being continued)

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United States Environmental Protection Agency, Region 9 75 Hawthorne St. San Francisco, CA 94105

TRANSMITTAL

Dated: February 27, 2016

Attached hereto and incorporated for future reference is the second lawsuit, just filed by me, against the Summoned Defendants. The urgency of filed lawsuit was due the health condition I am subject to, as a direct result of being poisoned with the PG&E's byproduct Arsenic, resulted therefrom failed operations by PG&E.

If I do not survive, the lawsuit will be transformed to murder trial against all defendants by our heirs, et al third party.

I am informed that hundreds of lawsuits by the Victims from the town of Hinkley, California 92347 will follow against the named Defendants, against Pacific Gas and Electric Company (PG&E), and DOES 1-500, inclusive, those accomplices and those acting in concert with PG&E.

I am further informed that all lawsuits, demanded to be only by jury trial, will be filed only in the United States District Courts throughout United States.